

We join no Party which does not enery the Union Flaz, and keep step to the music of the Union!" JONESBOROUGH, TENN .: Friday, May 31, 1867.

THE UNION FLAG HAS
A Larger Circulation than any other paper in Upper East Tennessee.

asa, Tronson must be made odinus. Traiters musmished and impoverabed; they must not only mished, but their semi power must be destroyed. for making treasen offices, every Union was and o have inflicted this great suffering upon ANDREW JOHNSON, April 1, 1805.

FOR GOVERNOR. Hon, WM. G. BROWNLOW,

OR SUPERINTENDENT OF PUBLIC INSTRUCTION JOHN EATON, Jr.

OF SHELBY, OR CONGRESS, 1sr DISTRICT, Hon. R. R. BUTLER,

OF JOHNSON. OR STATE SENATOR, 1st DIST., Hon, P. P. C. NELSON, OF WASHINGTON.

FOR REPRESENTATIVE OF WASHINGTON COUNTY, Capt. NEWTON HACKER.

EPUBLICAN UNION STATE CENTRAL COMMITTEE. st District-Hon. R. R. Rutler, d. District-Hon. J. W. North, Knoxville,

d District-Dr. J. A. Pason, Liberty, De- bellion. ib county.
4th District—Lewis Tillman, Shelbyville.
5th District—S B Brown, Nashville.
5th District—Dr. A. W. Hawkins, Dickson

7th District-Col. J. J. Roach. 8th District-Gen'l John Eaton, jr., Mem-

GEFICERS OF THE STATE CENTRAL COMMITTEE CHATRIES-Hon R. R. Rutley Ages, CHARRASS-Chat S. R. Brown, TREASURE-E. P. Cone, RULE TREE-Gen, H. H. Thomas.

The Despotism in Tennessee.

It is terrible. It is outrageous. It is unjustifiable. It is atrocious. It is the enimination of a wicked and remoraeless tyranav. -the State government of Tennessee. The those who participated in the release of people of the provid "Old Volunteer State" the traitor. In answer, Greeley, one of the are under the ban of a power infinitely worsely, more cruel and unprincipled than that of Isham G. Barris. Their liberties are trampled in the dust and their destinies are nelves about other peoples' business. The stricken with the avelanche of victorious in the hands of a laughty bigoted whole proceeding in relation to the release arms, therefore they are now the best men in the hands of a houghty bigoted wante processing in relation to the release to make have and govern the country. It and irresponsible faction who rule with the of the great tyrant-thief, robber, murderer cannot be dischared from Mr. Etheridge's intelerance of a Bussian Caar or an Eastern and assessin is a shameless outrage upon jus-Prince. By their infamous legislation a large tice and an insult and degrace to the people body of all the intellect education and mormajority of Tennessee's white citizens are of the United States. Those who participate als in the South: In this idea he is not majority of Tennessee's white citizens are defined States. Howe who participate unlike some old English ford after that redenied their political rights, wholst the ig. ed in it will live the objects of scorn and markable era of the Magna Charta who cried natunt, lazy and worthless negro is invested hate, and descend to their graves followed norant, lary and worthless negro is invested not only with the elective franchise but the bayonet is placed in his hands to preserve kind. The resolutions of the New York yet we see in history that some entranchised the purity of the ballot-box from rebel votes.

Lengue express the santiment of every patrior that great compact become the strength and in the land, whilst the conduct of Davis' Report of the English nation, just so published a specific to a published specific to the English patrion, just so rebel-personnting and rebel estracising rad- mended by Rebels and Robel sympathities. big shade of the southern monopolist, comicalism. This how from the Conserva-tive and relief ranks is echied as fitting equal to Greeley's chistory of the support of the southern mocopulist, constitute and relief ranks is echied is a fitting equal to Greeley's chistory of the support o and re-cehoed from Johnson to Shelby, It American conflict," is shricked by their leading orators and re- An Uneasy Conservative Relieved. bearsed by their "small fey" speakers, and We had the following correspondence in grogshop brawlers. They rage, fume, froth. the Knowske Weig of the 224 just. It is to and grind their molars, as if hydrophobie virus had converted their blood into a fluid

In their impotent indignation they are devising schemes to end the rule of the old a public character, I now, in the spirit of depot and are inciting insurrections, riots true kindness, and due respect, ask you if and armed resistence to the laws of the land, Conservative men can, or will be permitted and armed resistence to the laws of the land, to accomplish their neferious designs. They urge it as a daty upon all of the disfranchised to go to the polls at the coming election, and vote for the overthrow and unnibilation of the "Brownlow Dynasty," regardless of Inw and fearless of the bayonet in whose deadly shadow their liberties are perishing.

They who are daily sommitting these treasenable note, delivering these incendiary harangues and thumbering from every stomp the bitterest philippies against our State rulers are allowed to proceed in their diabolical and. And however agvers the speakers may be, no outrageous course without the least opposition. And all this under an adverse government to the most depaths known in any circular to the most depaths known in any circular to the right to vote, and circles and judges of thred country." What broader latitude of elections in carrying out the provisions of recent street ear riots, stating in view speech do the revilers of Gov. Browniow and the Franchine law. And if had men, from of the general good conduct of the colthe late Legislature demand than they now outday speeches, and advice the overthrow ored population, in trusting to the acenjoy ? What greater privilege do they ask of the State Government by mob violence, ! than that of villifying, defaming and tradu- should think the State Guards and loyal cat- nition and enforcement of their rights than that of villifying, defaming and trade should like greatly at fault to tolerate such men. and privileges, all are released except cing those into whose keeping is intrusted likes greatly at fault to tolerate such men. As the Executive of the State, I have no ing William Haghes and John F. Stowgressor liberty would they have the presumption to demand than of traversing the laye no such disposition. I have the honor the cars, resisting the police in the dis-State, sowing broadcast the seeds of discorddissension and probably war, and inciting by their inflammatory speeches, riots, lazurrections and rebellion. Have they been threatened with indistments for Ireason? Have they been narrassed by arrests? Have they been consigned to dungeous?

The charge that the State government is a despetism is an infermous, monstrous and glaring falsehood. The impartial observer acquainted with the history of its reorganization and the subsequent attempts that have been made to exerthrow it; will not be long in reaching the conclusion, that the only charge to its discredit is laxity of restraint upon seditionists and rioters.

If the opposition party base their hopes of success upon their numerical strength and attempt to earry the election by fraud, utimidation and violence, they may rest satsaid they will have to contend with the isdical party armed and backed if necessary by the loyal Congress of the United States. If they desire a quiet and bloodless campaign

and madness ? We shall see.

Captain Hacker's Speech.

After the adjournment of Chancery Court, on last Monday Captain Backer, the nominee of the Radical party for the Legislature addressed the people in the Court House. He informed them how he became a candidate, that he THE BALL OPENED IN EARNEST. had no political record and consequently no sected the record of his opponent in the late Legislature in relation to his votes upon the Military and School bills and his course in the Legislature during the war as shown by a transcript from the unpublished Journals of that period. He also said that if his opponent had submitted his claims to a Convention of the Radical party and received the numination, he would have felt bound to have supported him.

His speech was purely argumentative candid, maniy and dignified throughout. He indulged & no personalities and scurilous ephitheta, speaking unkindly and harably of no one. He suswered the charge that he raised war. He was connected with what was termed a "Home Guard," but it was composed entirely of unconditional Union men and raised under the auspices of the Johnson family. He entered the service of the United States in 1862 as a private sublier, made two or three trips into Tennessee from Kentscky afterwards for the purpose of recruiting and was honorably discharged from the service as a Captain in the 4th Tenn. Infantry. He defied any man to point to a stain upon his military record, or to prove that at any time during or since the war, he has committed an act or othered a sentence in favor of the re-

A Severe Rebuke.

The Union League of New York adminisers a severe but merited rebuke to the Republicans, who signed the Jeff. Davis bond of security by thoroughly disapproving his release "because he has been guilty of unparalleled crimes against his country and humanity and that a decent regard for the patriottem of the people, for the sacrifices of the war and for the sacradness of the war

securities, has denonaced the members of the League as " blockheads" and informs them lars, saving nothing of their namense hopes, that they are unaccessarily busying theme they went home as quietly as possible, terrorpublican sureties is only appropriated and com-

be hoped that the Conservative organs will relieve their renders by republishing it:

GREEN CVILLE, May 9, 1867.

Gamernov Wm. G. Heorenios : DEAR Sta: After my respects to you, and to manyase the various districts of Tennessee, in an orderly manner, without being the prominent features of which were that

Very respectfully, Jour P. Houvenson. KROZVILLE, May 10, 1867. Hav. J. P. Horrstsuan: In reply to your the field, and the Union excitained, that favor of the Pin inst., I respectfully refer you though individually he has no animosity to my circular of the 8th (ast, and to the against the relief; yet, me thinks they platform of the Republican Union party, should be kept out of the balls of Legisla-adopted the 22d of February. You will tan until such times as they shall have dethere learn the fargest liberry an debate, with the right to discuss public men and mess- not enleaver to produce re-action or area, is claimed for speakers of all parties. old issues. T. M.

authority to prevent "Conservative men W. G. BROWKLOW,

is to be no abridgement of speech in Ten- sion. nessee so for us it is consistent with the publie safety and interests. Conservative speakers will be allowed and protected in the right tional flag at the firemen's parade on to criticise the actions of public men and discuss matters of State and National policy. But the Governor gives them ample warning that the State Guards will be justified in ailencing all bad men who may instigate insurrections, counsel and encourage resistance to law, and "advise the overthrow of the State Government by mob violence,"

The Conservative leaders are no wiser now than they were before this correspondence. They know, or should have known, that no such thing was contemplated by the State anthorities as the presumption upon which Mr. Holtsinger's letter was founded.

they have only to conform to the require- some capital could be manufactured. The low and Stokes, and gave satisfaction ments of the law and discuss the issues in a Governor entrenches himself behind the plat- to the Conservative part of the audi-GEO. EDGAR GRISHAM, Editor & Pub'r disgnified and honorable manner. The Rad- form of the Republican Union party adopted enco. ical party do not wish the State to be dis- the 22d of February, and simply relterates graced by a bloody intestine strife, but are the principles therein enunciated. The Rad- in turn assailed the public history of determined if defeated at all, to be defeated load party have nothing to fear from a free his opponent and the aims of conserby the will and sentiment of its legal and discussion, and invite it rather than other- vatism. The Radicals express gratualified voters. Will the opposition take wise. "Their cause is just and holy," and ification for his labors in their beconsel of wisdom and reason or of passison. Truth never suffers in a conflict with error-

> LATEST NEWS. [Memphis Correspondence of the Union Play 1 ETHERIDGE AND STOKES.

political sins to stone for. He partially dis. Grand Speeches made on Both Sides of the Question, Etheridge opens the Discussion, Stokes replies in Court Square.

> TEN THOUSAND PEOPLE PRESENT.

May 17, 1867 .- Mr. Etheridge spoke about four hours. He is square built, compact, medium height, dark complexion of heavy ye-brows and easy manners, with a remarknble facile flow of lauguage, and fine sound-ed periods, while Mr. Stokes presents on first oppearance rather a man belonging to the Theological protesion, about 60, prime, with his shining, balt head glistening in the sun, a rebel company at the commen-sment of the his looks stern's mild, especially when he was the was connected with what was termgith as his opponent, but he proches his voice to a better advantage in addressing a large audience, and sticks closer to the points in

Mr. Etheridge commenced his discourse by ersonal attacks on the party now in power in the State, calling them usurpers, tyrants. In this case it is alleged that Wm. D. Huuter, and many other hard names. His speech, one of the defendants in this case, is a city however, rested pretty much on two propo-

a vote in elections.

Ind, That the repentant robels were the be heard exparts. May 28, 1807. and, that the repentant resease were the best friends of the enfranceised slaves. On the first proposition be argued that the rebels having surrendered was now more loyal and better citizens than all those men hat remained at home throughout the war. Are more loyal and better citizens than all Union cause, that these irresponsible rene-gades were now ruling the country, while it that said Wm. Honter appear at the Novem-

distranchised.
His appeal to the colored population or rather the appeal of the great disfranchised Chancery monopolist toough Mr. Etheridge to the enjoined colored people was that, we the white man own all the land, that we employ you my colrequired that he should be detained in pris-on until tried for his crimes."

This expression of sestiment is pointed unqualified and an unmeasured censure of freed you and you must vote for us. The rebellion caused your freedom therefore we inqualified and an unmeasured censure of freed you and you must vote for us. The other syllogism is of equal sophistry to the above—rebels surremiered and yielded the freedom of some four millions of slaves, worth two or three thousand millions of dolmind that those deleated heroes are the hese defeated malcontents don't slip into ower by intrigue, bring or anarchy, and the

Mr. Etheridge is very anticest on a class of supporters of Brownlow he is pleared to call banchman, in fact from his repletion of the word, one would think he meant something erribly had. Then he has a way of saving ' you know' at the close of his sentences, a ernacular that may be tolerable in ordinar conversation, but its continued use in the an evidence of tone in chaste liferature of the highest order. His opposion Mr. Stokes answered in a speech of an hour and a hair overawed or intimidated by the State troops. there has been a terrible war of four years' Very respectfully. duration in which the two armies were on

CHARLESTON, May 26.-General Sickles, this evening issued an order in the case of negroes concerned in the recent street ear riots, stating in view tion of the authorities for the recogand privileges, all are released exceptcharge of their duties, and inviting Governor, etc. others to riotons conduct, are remand-This correspondence explains itself. There ed for trial by a Military Commis-

> In the case of Stephen Calhoun Smith, charged with mutilating the na-April 27, the order says the only extenuating circumstance is the prisoner's acknowledgement of his guilt, coupled with the avowal that the net was done in a moment of nodue excitement, and an expression of sincere contrition for the offence. Prominent citizens having petitioned for Smith's purdon, it is ordered that he be discharged.

NASHVILLE, May, 26 .- Colonel. William B. Stokes and the Hon. Emerson Etheridge spoke here to an immense crowd of whites and blacks. The We think, whether rightly or not, that the times exciting. Etheridge devoted object of this letter of inquiry was to extert most of his time to an exposition of something from the Governor out of which radicalism and the record of Brown-

Stokes vindicated his cause, and half. Both speakers were warmly applauded. The campaign will be WASTED-EVERYWHERE-SALESHEN, LABORS active and zealous. The colored voters present listened patiently, and appeared to be much interested. It was evident, however, that they generally were with Stokes.

Jeff. Davis is now enjoying the protection of the British government in Canada with his family.

NEW ADVERTISEMENTS. CONFECTIONARY STORE

AND BAKERY, AT THE OLD BLAIR STAND.

I will keep constantly on hands FRESH BREAD, CAKES, PIES, CHEESE,

and CRACKERS, and an assortment of CANDIES. RAISINS, SARDINES, OYSTERS,

and many other things too tedious to men-tion, which I am determined to sell at the lowest living prices. MARTIN KERN. One door east of Laudreth's Drug Store. 1807may31m3

In Chancery Court, Jonesborough RENJ. F. EARNEST & BENJ. F. EARNest, Admir of N. W. Enruest, deceased, and same Adm'r de bonis now of Peter Enggen of the State of Missouri. It is therefore lions-ist. That the late charactary should have said Court, on the 4th Monday of November, 1807, and answer said Bill, otherwise it will

HENRY HOSS. DANIEL MOORE and E. S. MATHES for the use of Daniel Moore, Montgomery C. Hunter and Wm. Hunter. In this case it is alleged that the defendant Wm. Hunter to the Confederate cause, and afterwards, also alleged that the said Wm. Honter as to the Confederate cause, and attached it to the delied to said M. C. Hunter by note or acwithdrew influence, and attached it to the delied to said M. C. Hunter by note or acwithdrew influence, and attached it to the delied to said M. C. Hunter by note or account about \$1000. It is therefore ordered to the delied to said M. C. Hunter by note or account about \$1000. should be ruled by the eighty thousand now ber term of said Court on the 4th Monday of suid Month and de end or said couse will be heard exparte, and by first of the benorable enjoined from paying said \$1000 to said M. C. Hunter until the forther order of this Court. May 25,1867 HENRY HOSS, C. & M.

Chancery Sale of

VALUABLE REAL ESTATE. IN OBEDIENCE TO A DECREE OF THE Chancery Court at Elizabethton, readered at the March Term, 1867, in the suit of Love & Taylor, Attorneys, vs. J. H. Kean, J will offer for sale at public auction, at the Court House door in Elizabethton, on Monlay the 8th day of July, 1867, the tract of and mentioned in the pleadings. Said land situated on the waters of Doe River, in the 7th civil District of Carter county, Tennessee, and Immediately on the line of the contemplated E. T. & W. N. C. R. R., adjoin ing the lands of H. C. Smith, Elbert Range

and others, containing about 209 ACRES.

There are on the premises two or three repectable Dwelling Houses, a good Bara, Forge and first rate water power; &c. better accominges for machinery in all East Tennessee. Said land will be sold, without the right of redemption, on a credit of six mosths, (the purchaser giving bond and approved security,) with a lein on the land un til the purchase money is fully paid. May 24th, 1867. WM. C. EMNERT, 1867may31w4pf\$8] Sperial Committee

ATTACHMENTS.

A. BROYLES vs. ELIAS WHESTLER. The plaintiff on affidavit says the dust is indebted to him, and that he is a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served upon him, and having obtained an original attachment againt him, returnable before some Justice of the Peace for said county, and the same having been returned before me on the 17th of May, 1867, leviet on the defendant's property, it is ordered that publication be note for four successive weeks, in the Union Flag, notifying said defendant to appear before me, at my office is Joneshorough, on the 18th day of November that day, and answer, or the same will be proceeded with exparts. J. F. GRISHAM, 1867may24w4prafee\$5

A. BROYLES vs. WILLIAM HORN-A. burger. The plaintiff on affidavit says the defendant is indebted to him, and that he is a non-resident of the State of Ten nessee, so that the ordinary process of law cannot be served upon him, and having obthe tained an original attachment against him, returnable before some Justice of the Peace for said county, and the same having been returned before me on the 17th day of May 1867, levied on the defendant's property, it is ordered that publication be made for four successive weeks, in the Union Flag, notifying said defendant to appear before me, at my office in Jonesborough, on the 18th day of November, 1867, the same having been stayed notil that day, and answer, or the same will be proceeded with exparts

J. P. GRISHAM, J. P. W. C

Land Sale

BY VIRTUE OF A FL. FA. ISSUED FROM the Circuit Court of Washington coun-ty in the February term 1867, directed to the Sheriff, I will proceed to sell at the Court House door in Jonesburough, on Saturday the 22nd day of June 1867, for each in hand all the right, title, claim and interest that W. J. S. Denton has in and to a tract or parcel of land situated in Washington county, civil district No. 8, adjoining the lands of D. W. F. Peoples, Isaac May and others, containing acres be the same more or less, also all the endivided interest that the said Denton has in and to a tract of land that W. J. S. Denton and I. W. Hartsell bought of J. Hunter Sr. adoining the lands of A. Scott, Jeff. Perkins heirs and others, containing 191 acres more or less to satisfy a judgement and cost, that John Baster recovered against W. J. S. Denton until said debt and cost are satisfied. This the list day May, 1867. M. P. BOREING,

may14w4pf#5 Deputy Sheriff.

NOTICE.

NEW ADVERTISEMENTS. AGENTS WANTED

Hon. A. H. STEPHENS,

N AND GASTINGS - \$100 TO \$250 PER MICH To sell the graphs Common some Family Sen ling chine. Price only \$18. This machine will all hem, fell, tuck, bind, quilt, heald and embroider. warranted for three years. Send for circulars and terms to agende, or call at McDossel's Block, corner Fourth and Green 8, Louisville, Ky. BLISS & Mc-EARTHBON, General Agents, NORTH AMERICAN STEAMSHIP

COMPANY. OPPOSITE LINE TO California via Nicaragua, EVERY 20 DAYS,

With Passengers, Freight and U. S. Mails. IN THE POLLOWING FIRST CLASS STEAMSHIPS (in Atlantic Ocean, SANTIAGO DE CUBA, SAN FRANCISCO, NICARAGUA, DAKOTA, DAKOTA, NIVADA, NIVADA,

And every two my days increasing to the Satisfacy resemble and the state of the Satisfacy physicians which the regular sating they cause on Sandry. For further information uppy in the NORTH AMERICAN STEAMSHIP COMPANY.

W. H. WEBB, President, M. W. H. WEBB, President, M. Erchange Place, New York, D. N. CAREINGTON, Agent, 477 West street, column Warren, New York.

Mild Steam Engines, Steam Engines, All sizes, and Superior to all Others,

EF Call or write for crowler.
Depot No. 60, Secon Carroll St., Chicago, Illinois
AMES TRON WORKS, Proprietor, Oswego, N. Ladies, Discard Injurious Paddings. DAM JUMEL'S Manuscrial Balin and Pat Bronat Kleranies develop the form physiologic Deput 201 Bronalway, New York, Send values iso, Sold at Dengglets and fadles, furnish

HOUSEHOLD NECESSITY Only Twenty-Five Dollars!

> W. G. WILSON & CO., 2012d St., Manufair, Ten A Man of a Thousand.

Dr. H. JAMES, a retired physician of gree from on records of their rames, with two stumps to pay the expenses. There is not a single symptom of consemption that it does not at expectate hard of and dissipate. Night sweats, possiblenes, tritistion of the nearest failure of memory, distract expectoration, sharp pates in the lungs, sear throat, chilly sensurious, natives at the stemach, maction of the bowels, was-ing away of the involve.

BY The writer will planes state the name of the pa-per they are this advertisement. In Address.

1012 Exce Steet, Philadelphia, Penn.

Spring Bed Bottom, Reserved First Fremium N. V. State Fair, 1840, a. Malross Vo. Burst No. Noise Perfect Rest.— Desp. 25-01/o 27 00 at round. Durside. Fit any original. Architects on their

DANIEL BUBWELL, No. 254 Pauli st., New York

CARD.

THENAN'S LAUNDHY BLUE, for Family use.—

This Blue is manufacturers of the sell known and old exhibitions manufacturers of the colors, D. F. Tiesmann & Co. It is perfectly pure, and needs but to be tried to be appreciated. Sold by grocers and druggists throughout the United States. throughout the United States.

J. II. TIEMANN, Sole Agent,

Water Wheels! Water Wheels! enting's Patent Turbine. The best in me, tred by Valentine & Co., Fort Edward, N., amedetate. Soud for circular. Agents, who L. P. WALKER & CO.'S

NEWSPAPER ADVERTISING HOUSE, Corner Main and Sixth Streets, LOUISVILLE, KY. Advertisements received at publishers' lowest rates all newspapers throughout the United States an include. MACHINE BELTING -Superfor Oak tanned Leath MACHINE BELTING.—Superior tak danned Leath or Belling, all sizes, on land and for sale chesp ALBERT FOURS.

N. E. Cor. Third & Willow sts., Philadelphia WILLIAM SIGERSON, Best Estafe Agent, and Conveyancer, 43t Walent St. (under Seuthern Hotel.) S. Louis, Mo. Real Estate benght and sold on Commission. Catalogues giving description of city and concey property, issued mentily.

GRAND GIFT ENTERPRISE PHŒNIX HOTEL 90 VALUABLE PREMIUMS,

ENGRAVINGS, viz : "ASHLAND," THE HOME OF CLAY, H. E. LEE, U. S. GRANT, GEORGE WASHINGTON, MARTHA WASHINGTON, AND JOHN C. BRECKENHINGE. WASHINGTON, AND JOHN C. BRECKENKINGE.

The following gentlemen have kindly consensed to sake charge of and control the drawing, with the distinct independently that we are to have nothing whatever to do with it, wir. Ex. flow. J. F. Rollinsen, leaving to my with the distinct of the property of the pro

Ten per cent, premium will be allowed to any per-se getting up a club of ten ar more subscribers, to be getting up a run in ten ar more squeethers, to see a sither in Engravings, when the money is received, in money when the drawing is completed, it money as received will be deposited in bank and a null the drawing takes place. If the anterprise and not be completed, the money will be refunded the parchasers of Engravings. The drawing will be about

to the parchasen of Esquarings. The drawing will take place?

On the Fourth of July Nex1,
Or smoot, if the tickness are disputed of, in which event
timely notices will be given.

Write to us for prospectes giving full particulars.—Agents will be appointed in all parts of the country,
ENGRAVINGS ENEACH, and a certificate given to
such provides or on Engraving, in the Phonoir Hotel
Grand Gift Enterprise, FREE OF CHARGE. Result by
drafts, post-affice money orders, or in sums of one hundred dallars and order in Greenbacks by express to
GRISSBY & ROBLINSON.
Phonoir Batel Lesington, Ky.
LIST, OF FREMIUMS.

No. 1, Phonoir Rovel and lock, 100 fost front on Main by
255 feet deep on Multary, \$10,000, and \$6 order.
WANTED—AGENTE—To per tunnel had traveling
respective to one good agent for each county in the
label of State, in introducers.

VY repairs to one good agent for each county to the United States to introduce our PATENT CLOTHES LINE. Address, sixting age and occupation, to the 1957meystyll, F.W. &CO.

NOTICE

TO THE STOCK HOLDERS OF the East Tennessee & Western North Carolina Railroad. A T A MEETING OF THE BOARD OF Commissioners of the East Tennescee of May, 1867, reports were received from the different Commissioners appointed to open Books for the subscription of Stock to said Road. From these reports it appeared that Twelve Hundred Shares of Stock had been subscribed to said Road, and on which one dollar per share had been paid; it was there-

Resolved, 1st, That the Secretary be directed to make publication of the foregoing fact in the Jonesborough Flag.

Resolved 2nd, That the Stockholders in the Py VIRTUE OF

East Tennesson & Western North Carolina italroad be, and they are hereby notified to meet in the town of Elizabethton, Tennessee, on the 1st Monday in June next, for the purpose of electing a Board of Directors.
A. J. TIPTON, Secretary

of Board of Commissioners of E. T. & W. N. C. R. R.

NOTICE, To the internal Revenue Tax-payers

of Carter County. of Carter County.

I WILL ATTEND AT THE COURT HOUSE IN Establishen, an Monday, the 5th day of May 1887, for the purpose of receiving the Internal Revenue Taxes that has become due, and owing from the chitizens of said county. All persents liable to pay Internal flavourse in said county, are hereby neithful to attend at the above mentioned time and place, and make payment and save cost. This fifth day of April 1867.

1867apt204f] Collector Int. Rev. 1st Dist. Tenn.

Money Free as Water.

10,000 ACTIVE LOCAL AND TRAV-

nale, of all ages, are wanted to solicit trade male, of all ages, are wanted to solice trans-in every City, Town, Village, Hamlet, Work-shop and Factory throughout the entire world for the most salable noveltles ever known.— 500 Per Cent. Profit and READY SALE WHEREVER OFFERED!! Smart men and somen make from \$5 to \$50 per day, and no risk of loss! A small capital required of from \$29 to \$100-the more money invested the greater the profit. No Money required in idvance-we first send the articles and receive the pay afterwards! If you actually wish to make money rapidly and easily, write for full particulars, and address MILNOR & CO., (Fram Paris.)

210 Bananway, New York City. (Newspapers copying will be liberally de-May 17 tf. with.)

Circuit Court of Washington Co. JAMES W. COX, vs WILLIAM II, CROUCH.

Now pending in the Circuit Court of Washington county, Tenn. It appearing from the Sheriff's return that the defendant is not to be found or so absconds that the erdinary process cannot be served upon him, and that as original attachment has been ordered and levied upon defendant's real estate. it is ordered that publication be made for four successive weeks in the Union Flag, notifying said defendant to appear at the next term of the Circuit Court to be held at the Court House in Jonesboro', on the 4th Mon-day in June next, and defend said suit, or as ill be proceeded against ex-parts. May 17th

JAMES E. DEAKINS.

may 24w4pf85 EMPIRE SPRING BED CO
No. 62 Liberty Street, New York.

By VIRTUE OF A FL. FA., ISSUED FROM the Circuit Court of Washington countries of the Palenter Term, 1867, to me directty, in the February Term, 1867, to me directed, I will proceed to sell at the Court-House bederical, Anyther conduct.

I do not make bederical. No. 2. Necker, Agri.
Address an inter- bederical.

Pairts for Falmers and the makes.

Pairts for Falmers Agri.

Pairts for Falmers Agricultures. The first partle of land situated in Washington counse. that Henry Ferguson has in and to a tract or | til said debts and costs are astished. y, civil District No. 14, adjoining the lands of R. S. Ferguson, Samuel Miller and others, containing thirty acres more or less, to estiafy a judgment and Cost that John F. Deudrick, Executor of George W. Willett, deceased, re- Wrahi

> S. T. SHIPLEY, 1867may 17w4prafee\$5 BY VIRTUE OF A WRIT OF VEND. EX-Washington County, to me directed, tested the 4th Monday of February, 1867, upon a Judgment and Cost, for the sum of \$79.55 ebt and cost, pronounced by the said Court, and in favor of Naff and Coffman and against James A. Shepherd, I will sell, at the Court House door, in the town of Jonesborough, on Saturday the 15th day of June, 1867, for each in hand, all the right, title, claim and laterest that the said James A. Shepherd has in and to a tract of land, situated in Washington county, District No. 13, adjoining the lands of Jesse H. Crouch, widow Cox and others, containing 7 acres more or less, until said debt and cost is satisfied. This the 7th maylow4prsfee\$5] S. T. SHIPLEY,

BY VIRTUE OF TWO FL FA'S, ISSUED from the Supreme Court of Tennessee at Knoxville, to me directed, upon two Judgments, one for \$455 50, one other for \$37 71 debts, pronounced by the said Court, and in favor of Joseph P. Mason and against Darling Jones, R. D. Beard and H. A. Crawford, sec., I will sell, at the Court House door, in the town of Jonesborough, on Saturday the 15th day of June, 1867, for cash in hand, all the others, containing 50 acres more of less. ight, title, claim and interest that Darling nes and R. D. Beard have in and to twentyfive acres of land, situated in Washington county, District No. 9, adjoining the lands of being the same fract conveyed to R. D. Beard by Darling Jones, by Deed of Trust, also, all the undivided interest that Darling Jones has in the same tract of land, containing 140 acres more or less; also, all the right, title, claim and interest that R. D. Beard has in and to a tract of land, situated in Washington County, to me directed, so the same of Suday of February, 1861, and Judgement and Coat for the sum of Suday of the sum of Suday o ton County, District No. 18, adjoining the lands of Matilda Gray, J. F. Dendrick and day of June 1867, for each in hand to there, containing 180 acres more or less; right, title, claim and interest that the county of the count also, all the right, title, claim and interest William Mathis has in and to a trace of that H. A. Crawford has in and to a tract of situated in Washington County land, situated in District No. 11, adjoining the lands of Joel Thomas, Ephrim Murry and others, containing 580 acres more or less, until said debts are satisfied. may 10w4prsfee\$7 S. T. SHIPLEY, Sheriff.

BY VIRTUE OF A WRIT OF VEND EX-po., issued from the Circuit Cours of Washington County, to me directed, tested the 4th Monday of February, 1867, upon a Washington County, to me directed, tested the 4th Monday of February, 1867, upon a Judgment and Cost for the sum of \$147.56 debt and cost, pronounced by the said Court, in favor of Junes Loyet for the use of C. A. Eames and analysis of the sum of \$140.00 and the said cost of the sum of \$150.00 and \$150.00 debt and cost, pronounced by the said Court, Judgement and Cost for the sum of in favor of James Loyet for the use of C. A. debt and cost pronounced by the said Eames and against Jacob Garst, Jacob B. and in favor of John W. Rowser and of Sherfy and Henry Hodges, I will sell, at the Nathan Copass, I will sell at the Conf. Court House door, in the town of Jonesborough, on Saturday the 15th day of June,
1807, for cash in hand, all the right, title,
claim and interest that the said Henry Hodgea has in and to a tract of land, situated in
Washington county, District No. 11, adjoinlast the lands of John Kitsmiller and Ohen.

The and others, containing 100 ages. ing the lands of John Kitsmiller and others, containing 150 ares containing 150 ares more or less, until said debt and cost is satisfied. This the 7th day of May, 1857.

8. T. SHIPLEY, may10wiprafee\$5 Sheriff.

BY VIRTUR OF A WRIT OF VEND. EX.
Washington County, to me directed, tested
the 4th Monday of February, 1867, upon
the 4th Monday of February, 1867, upon
debt and cost, pronounced by the said Counin favor of J. H. Collem, Executor of Joh in favor of J. H. Collem, Executor of John Deacons, deceased, and sgainst Sarah J. John and others, I will sell, at the Court Hesse door, in the town of Jonesborough, on Suurday the 15th day of June, 1867, for each in hand, all the right, title, claim and interest that the said Sarah J. John has been sell sarah sell sara that the said Sarab J. Jobs has in and to tract of land, situated in Washington Couty, District No. 7, adjoining the lands of William and John Longwires and others, 199 taining 100 acres more or less, until said de and cost is satisfied. This the 7th day and 1867. S. T. SMIPLEY.

By VIRTUE OF A WRIT OF VEND. II.

Po., issued from the Circuit Court of Washington County, to me distinct the county of the circuit Court of the County of t Washington County, to me directed, tend the fourth Monday of February, 1897, upon a Judgement and Cost for the sum of Sexuliebt and cost, pronounced by the said Counand in favor of Patton and Droper and against Nathan Copass and Ira Copass. I with the Court House door, in the upon teil, at the Court House door, in the town Jonesboro, on Saturday the 15th day of Ja Jonesboro, on Saturday the fold day of Jes 1867, for each in hand all the right, to claim and interest that the said Nathea Is-pass has in and to a tract of land, situated Washington County, District No. 12, at bining the lands of Wm. Copass, Thomas Jones and others, containing 100 acres am or less, until said said debt and cost is said fied. This the 7th day of May, 1807.

S. T. SHIPLEY, may 10w4pf\$5 BY VIRTUE OF A WRIT OF VEND EL. Washington County, to me directed, tent the fourth Monday in February, 1867, apr Judgement and Cost for the sum of \$100 5 debt and cost pronounced by the no ourt, and in favor of E. W. King and agent John T. King and Henry King, I will sell a the Court House door, in the town of June boro, on Saturday the 15th day of Ju-1867, for cash in hand all the right, in laim and interest that the said Henry Ang has in and to a tract of land situated washington County, in District No. 3, ab-joining the lands of Daniel McIntarff act others, containing 14 acres more or less, uptil said debt und cost is satisfied. This the 7th day of May, 1867. S. T. SHPLEY. marinw4nfS5

DY VIRTUE OF A WRIT OF VESD. EX.) po., issued from the Circuit Court of Vashington County, to me directed, taked the 4th Monday of February, 1867, april 1 Judgement and tost for the sum of \$50.20 debt and cost pronounced by the said Court and in favor of Wm. K Blair & Co. said against Thomas Dugger, Jeff. Perkins so Adam Ander, I will sell at the Court Hou door, in the town of Jonesboro, on Saturd the 15th day of June, 1867, for cash in has all the right, title, claim and interest that it said. Adam. Andes has in and to a treet land situated in Washington County, Distri No. 8, adjoining the lands of Jeff, Perkin Wm. Walters and others, centaing 200 acc more or less, putil said debt and cost is a

infied. This the 7th day of May, 1867. 8. T. SHIPLEY. may 10 w 4p f \$5 Sherif.

BY VIRTUE OF A WRIT OF TWO VESS

Expo., issued from the Circuit.

Washington County, to me directed, tem
the 4th Monday of February, 1807, upon to
Judgements and Costs, one in favor of R.3

McCroskey for the sum of \$80.70, one who infavor of F. S. Singletary, for \$156,75 : agains' L. A. Markwood, I will sell at t on Saturday the 15th day of June, 1867, cash in hand all the right, title, claim and terest that the said L. and to a tract of land situated in Wash ton County, District No. 4, adjoining their of Samuel May, Mark Bacon's beits of others, containing 160 acres more orders.

the 7th day of May, 1867. S. T. SHIPLEY, may10w4pfS5 BY VIRTUE OF A WRIT OF VEND. ngton County, to me directed, covered against Henry Forguson, R. S. Fer-guson and William Ward, security, until said Judgement and cost for the sam of \$13 lebts and costs are satisfied. This the 13th debt and cost prosounced by said Coart in favor of Franklin Keizer and again Sheriff. G. Cox. I will sell at the Court House is the town of funeshore, on Saturday 15th day of June. 1867, for each inhand the right, title, claim and interest that said N. G. Cox has in and to a treet of cel of land situated in Washington Co

> day of May, 1867. S. T. SHIPLE. may10w4pf\$5 DY VIRTUE OF A WRIT OF VEND D po., issued from the Circuit Cowashington County, to me directed be 4th Monday of February, 1867, Judgment and Cost for the sum of ? debt and cost, pronounced by the said of and in favor of Elizabeth Metcalf and are R. B. Woodward John Franks, I will the Court House door, in the town of boro, on Saturday the 15th day of 1867, for each in hand all the right claim and interest that the said E. E. ward, has in and to a tract of land at in Washington County, District No. 1 olding the lands of John Woodward, Franks and others, containing 12 acres or less, also one other tract, in District adjoining the lands of John Woodward

District No. 13, adjoining the lands of liam Harrison Ford's heirs and others.

taining 135 acres more or less, until debt and cost are satisfied. This the th

7th day of May, 1867. may10w4nf85 16, adjoining the lands of Jacob man, John Davault and others, 150 acres more or less, until said debt costs are satisfied. This the 7th of S. T. SHIPER

til said debt and cost is satisfied. This

may10w4pf\$5

may19wipf35